



Cloudy.

"In all parts of the world and in all ages down to the present, display has been the primary motive in dress."

—JOHN FISKE.

THE

present time utility (the practical side for men's dress) secures the first consideration—but "display" in our special designs of negligee shirts, new scarfs, fancy vests, open work hose and colored handkerchiefs has not been forgotten.

WHEN

When expansion. Shoes—September.

HIBBEN, HOLLWEG & CO.

Importers, Jobbers—Dry Goods, Notions, Woolens, Etc.

THE strong tone of the Cotton Market fostered by speculative corners increased consumption, and from lack of knowledge of the extent of the new crop has occasioned a great scarcity and large increase in the values of **Denims, Drills and Shirtings.**

Our "M'g Dept.," at considerable expense and the exercise of some forethought, has anticipated just such conditions as now exist and is fully prepared to supply our customers with garments of standard quality at the usual prices. We offer in open stock

5,000 Doz. Heavy-weight Blue Denim Overalls

Fitted with patent buttons, double-sewed seams, two hip pockets, full cut, best make, with or without aprons.

5,000 Dozen Work Shirts

Standard Black and White Extract Drills, Chambrays and Southern Silks. Gusseted, felled seams, long sleeves, full yokes, wide bodies, in a variety of styles and designs.

Men's, Youths', Boys' and Children's sizes.

WHOLESALE EXCLUSIVELY

BOARDS ALLEGATION OF FRAUD

WE OWN AND OFFER—

\$9,000 Jackson Co.	45
\$14,000 Washington Co.	55
\$1,000 Scott Co., Ind.	45
\$1,000 Decatur Co., Ind.	45
\$5,000 Newton Co., Ind.	45
\$50,000 Gibson Co., Ind.	45
\$15,000 Owen Co., Ind.	45
\$5,000 New Tel. Co., 1st Mort.	55
\$1,500 Warren Water Co.	65
\$10,000 Home Heating & L. Co.	55
\$4,000 Ind., Col. & Southern	55
\$7,000 Indpls Gas Co., 1st	65
\$5,000 Broad Ripple Ry., 1st	55
\$2,000 Citizens' St. Railway 1st	55

STOCKS

Reeves & Co., preferred	6%
Indianapolis Abattoir, preferred	6%
H. P. Wasson Co., preferred	6%
Union Traction Co., preferred	5%
Belt Railroad Co., preferred	6%
Indiana Hotel Co.	6%
Ind'pls Fire Ins. Co.	6%

Prices and particulars upon application.
Telephones—Main, 1890; New, 3833.

J. F. WILD & CO., Bankers
c/o Stevenson Building.

USEFUL ARTICLES FOR INVALIDS
Reclining and Folding Chairs for parlor and street. Carrying Chairs, Wheeled Couches, Food Sterilizers and Disinfectors, Feeding and Spit Cups, Electric Belts, Insoles and Batteries, Bath Cabinets.

WM. H. ARMSTRONG & CO.,
224 and 226 N. Meridian street, Indianapolis, Ind.

PARALYTIC INJURED.

John Egan Thrown Out of a Saloon at Missouri and Pearl Streets.

John Egan, 515 Beecher avenue, was thrown out of a saloon at the corner of Missouri and Pearl streets by the bartender of the resort last night, and was injured severely. Egan is a paralytic. It is said that he was knocked down and landed in the head and ribs by the brute "beer-slinger." The City Dispensary ambulance, in charge of Dr. Cunningham, removed Egan to the City Hospital. His condition is serious.

Quietly Plunging Horse.

Garland Brown was driving a delivery wagon for L. S. Ayres & Co. yesterday at Washington and Illinois streets. A street car crashed into his wagon, splintering the front end and completely detaching it from the horse. The horse was rearing and plunging when Brown jumped upon its back and quieted it. He was applauded by the crowd for his daring feat. He escaped injury.

Big Flow of Oil.

The Berne Gas and Oil Company, of which Messrs. Robert Keller, August M. Kuhn and Charles Kraus, of this city, are the incorporators, shot an oil well on Thursday which made a tank of oil in twelve hours. The well is located near Berne, in Adams county, and is expected to yield at least seventy-five barrels a day. The company has extensive leases and will sink more wells.

Lots Sold for \$10,000.

Volney T. Mallot and George B. Yandes yesterday sold to Lawson M. Harvey and Robert W. Furness four lots in the Washington Park addition for \$10,000. The lots are on Pennsylvania street, just north of Washington boulevard, and the Indiana is 40 feet wide and 60 feet long. Residences will be built on the lots in the short time.

Prize Fighter's Crime.

CINCINNATI, Aug. 14.—Overton T. Wilson, a prize fighter, today attempted to kill his wife and then himself. Mrs. Wilson was injured by jumping from a window to save her life. Wilson shot himself twice but will recover. He is considered demented. He was married only a week ago.

OYSTER BAY VISITORS

MANY PROMINENT PERSONS OCCUPY THE PRESIDENT'S HOUSE.

Cullom and Ridgely Talk with Him Concerning Financial Legislation and the Cuban Treaty.

LITTAUER-LYON GLOVE CASE

HITCHCOCK AND LAUTERBACH SEE HIM ABOUT IT.

John G. Carlisle Also Is Welcomed— Nothing Known Concerning Report from Yokohama.

OYSTER BAY, Aug. 14.—Financial legislation and other work of Congress were discussed today by the President with several of his callers. The first arrivals were Secretary of the Treasury and Secretary of the Interior. In addition to some departmental questions which they desired to bring to the President's attention, they considered with him the suggestions made by the members of the Senate subcommittee on finance at their conference with the President on Wednesday night, particularly with regard to an extraordinary session of Congress at a date earlier than Nov. 9. Considerable opposition has developed to the idea of calling the extra session in October. The point is made that many senators and representatives will be engaged during October in their State campaigns and that it would be politically unwise for them to leave their States at such a time. It was announced today that no decision regarding the date of the extraordinary session yet has been reached, but no decision will be announced until the President shall have consulted members of both branches of Congress and the cabinet.

At luncheon today the President and Mrs. Roosevelt entertained a party including Secretary of the Treasury, Secretary of the Interior, Controller of the Currency, and Mr. T. D. Byrnes, of Minneapolis. Senator Cullom and Mr. Ridgely discussed the financial situation with the President with special reference to the necessity for currency legislation. The opinion is expressed that the extra session for Congress a difficult task to make currency legislation satisfactory to the exposition of the various parties to the currency system. Thus far, practically the only proposition on which nearly all seem to be agreed is that the extra session should include a provision for the deposit of customs receipts in national banks.

Senator Cullom, while naturally interested in the proposed financial legislation, is, as the chairman of the Senate Finance Committee, more deeply concerned about the legislation approving of the Cuban reciprocity treaty. He says that the extraordinary session of Congress ought to be called to convene in October and so informed the President. He says that the duty for the enactment of that legislation is urgent.

Controller Ridgely is going to Pittsfield, Mass., for a few days' rest, while Senator Cullom will start tomorrow for Chicago. Secretary Hitchcock talked with the President about the Littauer-Lyon glove contract case among other things, but said that he would not be proper for him to discuss the matter for publication at this time.

Postmaster Peacock, of Attica, brings action against members of the Wabash Gas Company.

ORGANIZATION HAS NO ASSETS

SAYS HE WAS MADE TO BELIEVE IT WAS VERY PROSPEROUS.

Paid \$1,250 for What He Says Are 5,000 Worthless Shares—Litigants Are Well Known.

Special to the Indianapolis Journal.
LAFAYETTE, Ind., Aug. 14.—A sensation was sprung late this afternoon when Albert S. Peacock, postmaster at Attica, through his attorneys, Stuart, Hammond & Simms, filed suit against the Wabash Gas and Oil Company, whose headquarters are in Muncie and this city. The plaintiff asks \$5,000 damages against the incorporators of the company, George M. Timberlake, Charles A. Meeker, William F. Murdoch, Fred F. Murdoch, Laban Sparks and Nicholas W. Box, all of this city, are named as defendants. The suit is directed principally against Timberlake, who is associated with Louis G. Deschler in the cigar business in Lafayette.

The plaintiff avers that he and Timberlake are cousins, have frequently visited each other and are on friendly terms and that Peacock acquired a belief in the business intelligence of his cousin, who on July 29 went to Attica, ostensibly to visit his relatives, but in reality to "pull the wool" over the eyes of the plaintiff. It is alleged in the complaint that Timberlake then and there advised the plaintiff to purchase a semi-annual dividend of 12 percent, to be paid on Sept. 1; that William Murdoch, at that time, was considering the matter of buying up a majority of shares of the company, but the other stockholders did not desire to sell their shares, and that the entire process had been one of fraud.

The complaint caused a sensation. The Timberlake family is well known in this city and Indianapolis and in other places in the State. The Wabash Gas and Oil Company has been known for a long time to be formed of speculators and little confidence has been placed in it.

Bryan at Bethany Monday.

William Jennings Bryan will deliver a lecture at Bethany Park next Monday morning at 11 o'clock. The Indianapolis and Louisville electric line will run special cars every half hour, and the Indianapolis & Vincennes will give a rate of 60 cents for the round-trip. The train will leave at 12:30 a. m. and return in the afternoon.

Dangerous Use of Gasoline.

OTTUMWA, Ia., Aug. 14.—Mrs. Clyde Park, aged twenty, a bride of a few months, died today after two days of terrible suffering, the result of an explosion of gasoline while cleaning a tub.

Deaths in the State.

According to a recent issue of the Health Bulletin by the secretary of the State

WILLIAMS REARRESTED.

Negro Implicated in Ghoul Scandal Locked Up Again.

Walter Williams, a colored man, who was arrested during the ghoul scandal but later given his freedom on account of lack of evidence to prosecute him, was arrested yesterday and locked up at the police station under an assumed name on the strength of the recent confession made by Rufus Cantrell. He will be held in the police station until the charges against him can be investigated, but Captain Gerber, of the detective department, said last night that he did not believe Williams guilty of any of the charges made against him by Cantrell. The captain said he ordered his arrest because he deemed it advisable to hold him until the police could make a more thorough inquiry.

In his confession Cantrell charged Williams with being implicated in the Rosen-garten and Salvage murders and, in fact, almost every murder to which he alluded in that interesting revelation.

It is the opinion of the police that Williams will be released within a day or so, as Cantrell's story is not credited.

NAVAL ACADEMY CHANGES

IMPORTANT RECOMMENDATIONS BY THE BOARD OF VISITORS.

Four-Year Course and a Change in the Matriculation Requirements—More Teachers Are Needed.

WASHINGTON, Aug. 14.—Recommendations of far-reaching importance to the future of the Naval Academy are contained in the annual report of the board of visitors of that institution, which, by order of the acting secretary of the navy, was made public today.

The board recommends that candidates be admitted to Annapolis on certificates from certain schools approved by the academy board, the board believing "the studies of the better class of State universities could be modified to meet the peculiar needs of the Naval Academy," that candidates be nominated one year in advance of the entrance examination; that graduation at the end of four years be final, relieving midshipmen of the necessity of returning for two years after graduation for further examination; that graduates be commissioned as soon as graduated; that the teaching force of the academy be increased in view of the recent great increase in numbers; that midshipmen be divided into two classes, the first to be placed in the department of special training be established, thereby placing this matter under the special supervision of a highly qualified expert.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

There have been twenty-seven lives lost within the past two years in the harbor of the Naval Academy, and this is the first conviction. No arrests were made until May when the academy was ordered to Jackson to protect the grand jury and afterwards the trial jury and witnesses.

Content for the first time in the history of the academy, the friends of the academy were greatly relieved. They expected the death penalty, which they were sure would be followed by a confession from the condemned man exposing parties high in authority in Breathitt county, who are considered to be back of the conspiracies.

VERDICT OF GUILT

JETT AND WHITE CONVICTED OF THE MURDER OF MARCUM.

Punishment Is Fixed at Imprisonment for Life, Which Occasions Little Surprise.

FRIENDS OF MEN ARE PLEASED

THINK THAT A NEW TRIAL WILL BE GRANTED THEM.

Also Hope for a Pardon—Believed That the Verdict Is in Nature of a Compromise.

CYNTHIANA, Ky., Aug. 14.—Curtis Jett and Thomas White were today found guilty of the murder of J. B. Marcum at Jackson, Mo., 4, and sentenced for life. At their trial in Jackson last month one juror hung the jury to the last on the question of guilt and this time one juror hung the jury for twenty-four hours on the question of sentence. The first ballot was eleven to one for conviction of both defendants and the second was unanimous for both. The first ballot on the sentence was seven for death and five for life imprisonment. The separate ballots on Jett's case stood eleven for hanging and one for life sentence and this result was not changed in subsequent votes. Jasper King, ex-deputy sheriff, voting alone until a compromise was reached for life sentence for both.

The verdict was returned at a time when there were but few persons in the courtroom. The only attorney present was County Attorney Webster.

Jett received the verdict with comparative indifference and calmness. White, who has been, apparently, under a severe strain during the trial, flushed up and his eyes filled with tears.

The verdict occasioned little surprise here after the deliberation of the jury had been so prolonged. The only question which caused the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.

The case has been on trial almost three weeks, having begun July 27. At the first trial at Jackson the jury disagreed and it is believed that the verdict today was a compromise with justice, which was caused by the delay, it is said, was that of punishment, death or life imprisonment.

The verdict, on the whole, is regarded as a victory for the defense, as the prosecution asked that no middle ground be taken, and that the men either go, acquitted or be hanged.